

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

DATE MAILED: 10/25/2006

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/751,477	01/06/2004	Dong Jae You	041993-5363	3545
9629	7590 10/25/2006		EXAM	INER
MORGAN LEWIS & BOCKIUS LLP			CHEN, WEN YING PATTY	
1111 PENNSYLVANIA AVENUE NW WASHINGTON, DC 20004		W	. ART UNIT	PAPER NUMBER
	,		2871	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/751,477	YOU, DONG JAE			
Office Action Summary	Examiner	Art Unit			
	W. Patty Chen	2871			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNION R 1.136(a). In no event, however, may a r n. eriod will apply and will expire SIX (6) MON tatute, cause the application to become AB	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 1	4 August 2006.				
2a) ☐ This action is <b>FINAL</b> . 2b) ⊠	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.				
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims		•			
4) Claim(s) <u>1-20</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6) Claim(s) is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction a	nd/or election requirement.	•			
Application Papers					
9)☐ The specification is objected to by the Exar	miner.				
10)⊠ The drawing(s) filed on <u>06 January 2004</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119		·			
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:					
1.⊠ Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.					
		•			
Attachment(s)					
1) Notice of References Cited (PTO-892)		Summary (PTO-413)			
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948</li> <li>3) Information Disclosure Statement(s) (PTO/SB/08)</li> </ul>		s)/Mail Date Informal Patent Application			
Paper No(s)/Mail Date	6) Other:				

Art Unit: 2871

## **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on Aug. 14, 2006 has been entered.

## Response to Amendment

Applicant's Amendment filed Aug. 14, 2006 has been received and entered. Claims 1-20 remain pending in the current application.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4, 6, 9, 11-12, 15-16 and 18-19 are rejected under 35 U.S.C. 102(b) as being anticipated by Lee et al. (US 6295105).

With respect to claim 1 (Amended): Lee et al. disclose in Figure 9 a liquid crystal display device comprising:

Art Unit: 2871

a liquid crystal display panel (element 112);

a backlight unit having a fluorescent lamp (element 118), a reflection sheet (element 124) substantially enclosing the fluorescent lamp to reflect light emitted from the fluorescent lamp, and a bottom cover (element 138) having an end portion that substantially surrounds the reflection sheet to support the reflection sheet; and

a chassis (element 130) supporting and affixing the liquid crystal display panel and the backlight unit.

As to claim 2 (Amended): Lee et al. further disclose in Figure 9 that the backlight unit further comprises:

a panel-type light guide plate (element 120) having a light projection plane and a light incident plane;

a reflection plate (element 122) along a rear side of the light guide plate;

a lamp assembly at the light incident plane of the light guide plate, the lamp assembly including the fluorescent lamp (element 118) and the reflection sheet (element 124) at an outer side of fluorescent lamp;

at least one optical sheet (element 116) over the light projection plane of the light guide plate; and

a rectangular mold frame (element 132) receiving the reflection plate, the light guide plate, the optical sheet, and the lamp assembly therein;

wherein the bottom cover (element 138) extends from a bottom of the mold frame to an outer side of the reflection sheet.

Art Unit: 2871

As to claim 3: Lee et al. further disclose in Figure 9 that the reflection sheet (element 124) encloses an outer side of the fluorescent lamp except for a light exit portion of the fluorescent lamp and overlaps a portion of the light guide plate (element 120).

As to claim 4: Lee et al. further disclose in Figure 9 that the reflection sheet (element 124) has a round shape and end portions of the reflection sheet overlap a portion of the light guide plate (element 120) by a first overlap amount.

As to claim 6: Lee et al. further disclose in Column 4 lines 48-51 that the reflection sheet is formed of polyethylene terephthalate (PET).

As to claim 9: Lee et al. further disclose in Figure 9 that the end portion of the bottom cover (element 138) has a round shape.

With respect to claim 11 (Amended): Lee et al. disclose in Figure 9 a backlight unit, comprising:

a panel-type light guide plate (element 120) having a light projection plane and a light incident plane;

a reflection plate (element 122) along a rear side of the light guide plate;

a lamp assembly at the light incident plane of the light guide plate, the lamp assembly including the fluorescent lamp (element 118) and the reflection sheet (element 124) at an outer side of fluorescent lamp;

at least one optical sheet (element 116) over the light projection plane of the light guide plate; and

Art Unit: 2871

a bottom cover (element 138) extending from a rear side of the reflection plate to an outer side of the reflection sheet such that an end portion of the bottom cover extending to the outer side of the reflection sheet to substantially surround and encase the reflection sheet.

As to claim 12: Lee et al. further disclose in Column 4 lines 48-51 that the reflection sheet is formed of polyethylene terephthalate (PET).

As to claim 15: Lee et al. further disclose in Figure 9 that the end portion of the bottom cover (element 138) has a round shape.

As to claim 16: Lee et al. further disclose in Figure 9 that the reflection sheet (element 124) encloses an outer side of the fluorescent lamp (element 118) except for a light exit portion of the fluorescent lamp.

With respect to claim 18 (Amended): Lee et al. disclose in Figure 9 a backlight unit for a liquid crystal display device, comprising:

a light guide plate (element 120);

a reflection plate (element 122) along a rear side of the light guide plate;

a fluorescent lamp (element 118) along an outer periphery of the light guide plate;

a reflection sheet (element 124) substantially enclosing the fluorescent lamp along the outer periphery of the light guide plate to reflect light from the fluorescent lamp to the light guide plate; and

a bottom cover (element 138) along a rear side of the reflection plate having an end portion that substantially surrounds the reflection sheet to encase the reflection sheet.

As to claim 19 (Amended): Lee et al. further disclose in Figure 9 that a first end portion of the reflection sheet (element 124) overlaps a portion of the reflection plate (element 122) and

Art Unit: 2871

a second end portion of the reflection sheet overlaps a portion of the light guide plate (element 120).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 5, 10 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. (US 6295105) in view of Shiotani et al. (JP 2001-338512).

With respect to claim 5: Lee et al. disclose all of the limitations of the liquid crystal display device set forth in the previous claims, but fail to specifically disclose that the first overlap amount is within a range of about 0.2mm to about 30mm.

However, Shiotani et al. in Figure 5 disclose a reflection sheet (element 8) overlapping the light guide plate (element 5) with an overlapping portion (element 21a) by an amount of

Art Unit: 2871

0.5mm (element w; column 11, line 4), which is in the specified range of between 0.2mm and 30mm.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to construct a liquid crystal display device as taught by Lee et al. wherein the first overlapping amount is as taught by Shiotani et al., since Shiotani et al. teach that the overlapping amount determines the effective light-emitting dimension and the unused section of the light-emitting surface of the light guide plate (Column 2, lines 43-50).

As to claim 10: Lee et al. disclose all of the limitations of the liquid crystal display device set forth in the previous claims, but fail to specifically disclose that the space between the end portion of the bottom cover and the light guide plate is within a range of about 0.1mm to about 50mm.

However, Shiotani et al. in Figure 5 disclose a bottom cover (element 3) with a space (element C) between the light guide plate (element 5) of an amount of 0.1mm (Column 11, line 3), which is in the specified range of between 0.1mm and 50mm.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to produce a liquid crystal display device according to Lee et al. with the specified spacing dimension taught by Shiotani et al. so that the light leakage amount can be controlled with the gap dimensions.

As to claim 17: Lee et al. disclose all of the limitations set forth in claim 11, but fail to specifically disclose that the first overlap amount is within a range of about 0.2mm to about 30mm and that the space between an end portion of the bottom cover and the light guide plate is within a range of about 0.1mm to about 50mm.

Art Unit: 2871

However, Shiotani et al. in Figure 5 disclose a reflection sheet (element 8) overlapping the light guide plate (element 5) with an overlapping portion (element 21a) by an amount of 0.5mm (element w; column 11, line 4), which is in the specified range of between 0.2mm and 30mm and a bottom cover (element 3) with a space (element C) between the light guide plate (element 5) of an amount of 0.1mm (Column 11, line 3), which is in the specified range of between 0.1mm and 50mm.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to construct a liquid crystal display device as taught by Lee et al. wherein the first overlapping amount and the specified spacing are as taught by Shiotani et al., since Shiotani et al. teach that the overlapping amount determines the effective light-emitting dimension and the unused section of the light-emitting surface of the light guide plate (Column 2, lines 43-50) and that the light leakage amount can be controlled with the gap dimensions of the spacing of the bottom cover.

Claims 7 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. (US 6295105) in view of Nakano (US 2003/0053008).

Lee et al. disclose all of the limitations of the liquid crystal display device set forth in the previous claims, but fail to disclose that the reflection sheet is formed of one of a synthetic resin including one of a polymer having a high reflexibility and Ti.

However, Nakano discloses in Paragraph 0036 and Figure 1 a reflection sheet (element 2) formed of one of a synthetic resin, which includes one of a polymer having a high reflexibility and Ti.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to make the reflection sheet for the liquid crystal display device disclosed by Lee et al. with the reflection sheet composition disclosed by Nakano, since the use of a polymer having a high reflexibility and Ti, especially the white titanium, exhibits a strong effect to improve the concealing property (Page 3, paragraph 0036).

Claims 8, 14 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. (US 6295105) in view of Matsuda et al. (US 2002/0167626).

Lee et al. disclose all of the limitations of the liquid crystal display device set forth in the previous claims, but fail to disclose that the reflection sheet being formed by an extension of the reflection plate.

However, Matsuda et al. disclose in Figure 9 a reflection sheet (element 10) formed from the extension of the reflection plate (element 10).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to use the single element structure of the reflection sheet/plate disclose by Matsuda et al. in the display device disclosed by Lee et al. so that the thickness of the LCD device would be thinner by reducing two reflection layers to one single reflection layer, as taught by Matsuda et al. (Paragraph 0112).

## Response to Arguments

Applicant's arguments with respect to all claims have been considered but are moot in view of the new ground(s) of rejection.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to W. Patty Chen whose telephone number is (571)272-8444. The examiner can normally be reached on 8:00-5:00 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David C. Nelms can be reached on (571)272-1787. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

W. Patty Chen Examiner Art Unit 2871

WPC 10/16/06

> ANDREW SCHECHTER PRIMARY EXAMINER